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4 UNITED STATES DISTRICT COURT
5 CENTRAL DISTRICT OF CALIFORNIA

6 CHRIS KOHLER,) CASE NO. 2:12-cv-5064-SVW-SP
7 Plaintiff,) ORDER REMOVING CASE FROM ACTIVE
8 v.) CASELOAD
9 HOMEGROUND NO. 6606, INC., ET AL.,)
10 Defendants.)
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13 On September 21, 2012, the parties in the above-entitled action advised the Court that the
14 matter had been settled;

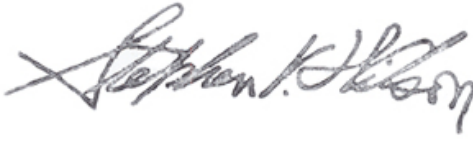
15 On November 2, 2012, the parties informed the Court that Plaintiff had accepted of an offer
16 of compromise made pursuant to Federal Rule of Civil Procedure 68, but requested that this Court
17 retain jurisdiction over the case for the purpose of ruling on plaintiff's motion for attorneys' fees and
18 costs;

19 On January 10, 2013, the parties informed the Court that they had reached an agreement on
20 the amount of attorneys' fees in the matter and that plaintiff would not be filing a fee motion;

21 IT IS THEREFORE ORDERED that this case is removed from this Court's active caseload
22 without prejudice to the right, upon good cause shown within 30 days, to request a status conference
23 be scheduled if settlement is not consummated.

24 This Court retains jurisdiction over this action and this Order shall not prejudice any party to
25 this action.

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27 Dated: January 11, 2013
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THE HON. STEPHEN V. WILSON
United States District Judge